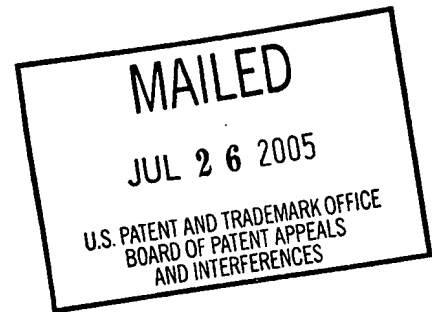


The opinion in support of the decision being entered today was not written for publication in a law journal and is not binding precedent of the Board.

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

Ex parte JILL E. WOOD,  
HANNO WILD,  
DANIEL H. ROGERS,  
JOHN LYONS,  
MICHAEL KATZ,  
YOLANDA CARINGAL,  
ROBERT DALLY,  
WENDY LEE,  
ROGER A. SMITH, and  
CHERI BLUM



Appeal No. 2005-1286  
Application 09/755,060

**ORDER DISMISSING APPEAL**

Before FLEMING, Chief Administrative Patent Judge;  
HARKCOM, Vice Chief Administrative Patent Judge; and  
GREEN, Administrative Patent Judge.

Per curiam.

On September 5, 2003, appellants filed a Notice of Appeal. On June 10, 2005, appellant filed a communication requesting that this application be expressly abandoned.

Accordingly, it is

ORDERED that the appeal filed September 5, 2003, is dismissed.

The application is being returned to the examiner for further action as may be appropriate.

*Michael R. Fleming*  
Michael R. Fleming, Chief  
Administrative Patent Judge }  
  
*Gary V. Harkcom*  
Gary V. Harkcom, Vice Chief  
Administrative Patent Judge }  
  
*Lora M. Green*  
Lora M. Green  
Administrative Patent Judge }

} BOARD OF PATENT  
} APPEALS AND  
} INTERFERENCES

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